

Renewal of Interest in the Embroidery and Lace Sale

Tomorrow we will close out some odd lots left from this most successful sale. Choice bits from various lines—many valuable to you, especially at such remarkable prices as we are making. You cannot buy too many of these good laces and embroideries now—for this is the last week of the sale.

Flouncings, Edgings, Insertions

Flouncings of swiss and cambric, some with insertions to match—odd lots of those that were 35 and 45 cents. Also a plentiful supply of good edges of various kinds—25c yard.

Embroideries for 10c

Exceptionally good qualities in cambric and swiss edges and insertions. Good selections on a center counter in South Aisle.

Closing Out Children's Winter Bonnets

We have left about ten smart styles in the higher priced bonnets which we have reduced to half price that clearance may be swift and complete—for instance—

\$4.00 Bonnets, for \$2.00 \$4.25 Bonnets, for \$2.10 \$5.00 Bonnets, for \$2.50

The Mills Dry Goods Co.

BUNNY ON LIST.

Senate Says He May Be Shot by Any One.

Not Necessary for Hunter to Have a License.

REVISE GAME LAWS.

Fee Will Remain the Same as Formerly.

New Anti Discrimination Railroad Law Introduced.

Rabbits, not only the bunnies of the short and tall grass counties of the state which are properly referred to as those rodents of the genus Lepus, but also those members of the legislature who have been classed in the same category, chiefly because of their running abilities when it came to hustling for the band wagon in the selection of a United States senator, were the piece de resistance which was dished up at this morning's session of the senate.

These variety of rabbits were discussed when Senator Carver's bill came up in the committee of the whole. This bill is a general revision of the game laws of the state in many minor particulars and has the approval of Del Travis, the state game warden. Perhaps the most important feature of the present game law that this bill seeks to change is making it mandatory for persons who desire to hunt and kill rabbits to take out a hunter's license. When the original hunters' license law was placed on the statute books two years ago it provided that any person in the state who desired to hunt and kill game must get a license to do so, and this license could be obtained on the payment of \$1 to the county clerk.

A big sum of money poured into the public coffers during the first year that this law was in force but a district judge decided that the law did not maintain as to the privilege of shooting rabbits. The result has been that there has been no rush of hunters to take out their licenses since that time. It would be quite easy for a hunter to stroll through any field in search of any sort of game without a license and if questioned by a game warden or constable he would simply have to say that he was hunting merely for rabbits.

So this particular feature of the Carver bill seeks to make hunters of rabbits as well as hunters of any sort of game to take out a license. During the session of the committee of the whole when this bill was taken up, there was no objection to any feature of it except the one relating to rabbits. When this portion of the bill was reached a half dozen senators had amendments to offer which would change it so that rabbits could be hunted without the hunter securing a license, and an amendment to this effect was adopted finally.

An additional amendment was suggested by Senator Ballie Waggoner that the provisions of the proposed law in this respect "shall not include any member of the legislature." A roar of laughter greeted the reading of this amendment by the clerk and Senator Benson declared immediately that it had been passed.

"There are a good many rabbits here," said Senator Young sotto voce while this horse play was going on and Senator Nottger rose to remark that the bill should contain a provision providing for the killing of all sorts of rabbits in the state.

Not much discussion ensued on the proposition and the amendment to allow anyone to hunt rabbits without securing a hunter's license was adopted, but Senator Hodges moved that the committee report the bill favorably as amended for third reading subject to amendment and delay. This resolution was prevailed and the rabbit question will be thrashed out again on the floor of the senate when the bill comes up for final passage in a day or so.

Without a quiver, the senators gazed back on the proposition they acted on favorably yesterday when Senator Smith's resolution providing for an amendment to the constitution in relation to new method of taxing corporations was passed. This resolution was amended by Senator Waggoner so as to make it possible for the taxation of personal incomes. Senator Nottger, as soon as the governor while the session this morning, stated that a good many senators had voted for the resolution

under a misapprehension of what it really proposed to do. He moved that it be recalled from the house and this motion prevailed. Senator Smith stated that he had no desire to have any resolution or bill of his go through the senate without proper consideration. When the resolution had been returned to the senate Senator Smith offered a substitute which stripped from the original proposition the personal income tax feature and which provided that corporations may be taxed on their incomes but that such a tax shall not be in addition to the tax levied on their tangible property. Consideration of the adoption of this substitute was postponed until another time.

Another chapter to proposed railroad legislation was added when Senator Carver introduced a bill which seeks to prevent railroads from making discriminations in rates against localities as well as individuals. Under the provisions of the bill, when it is thought that the railroads are discriminating in rates against certain localities in the state, or against shippers, the attorney general or county attorneys may bring suits in courts of record to prevent this discrimination. If the court decides that the discrimination exists, an order shall be issued compelling the railroads to rectify their rates so that they shall not be discriminatory. The railroads are given six months to comply with the court's order and if they refuse to do so within that time, proceedings may be brought to revoke their charters and have receivers appointed to administer their affairs until the orders of the court are complied with.

This bill is in line with the Texas railroad law on this subject. As a substitute for the bill introduced by Senator Smith compelling railroad companies to pay for the use of any coal or other merchandise which they may confiscate while it is in transit, the senate committee on railroads, through its chairman, Senator George Tucker, reported favorably a bill drawn by Senator Hodges, a member of the committee. This bill makes it unlawful for any railroad company to confiscate any car or cars of coal which has been delivered to it for transportation. Any railroad company violating this provision shall be fined \$100 per each offense and in addition the officer, agent or other employee who shall issue an order for the confiscation shall be fined \$100. Money collected from these fines shall go to the common school fund of the county where they are collected.

KANSANS AT DENVER.

Captain Clad Hamilton of Topeka the Principal Orator.

Denver, Jan. 30.—The newly organized Kansas club of Denver and Colorado celebrated the birthday of the Sunflower state at a banquet given here at the Albany hotel last night. Two hundred Coloradans, formerly residents of Kansas, were present.

Harry E. Insley, formerly of Leavenworth, was the principal speaker of the evening.

An original poem on Kansas was read by Bide Dudley, humorist of the Denver Post. Mr. Dudley formerly lived at Leavenworth and Atchison. Mrs. Clara Phelps, formerly of Atchison, spoke on the subject of Kansas women. Rev. Christian F. Reinsner, formerly of Atchison, delivered an invocation before the banquet began. State Senator Tully Scott, formerly of Oberlin, and Ed T. Taylor, formerly of Leavenworth, were called on for short extemporaneous talks.

The club elected officers as follows: President, F. H. Clark, formerly of Olathe; first vice president, T. C. Henry, the first vice president of Abilene; secretary, Dr. Nettie Hubbard Boiles, formerly of Olathe; treasurer, C. M. Davis, formerly of Beloit; historian, Mrs. Fannie L. Dwyer, formerly of Kansas City, Kansas.

The club sent telegrams of congratulations to the Kansas Day club and Governor Hodges.

Captain Hamilton and Ben Winchell were made honorary members of the organization.

MRS. NATION SHUT OUT

Washington, Jan. 30.—Carrie Nation, attended by two friends, called at the executive offices of the White House. She was denied admission and then began to harangue the crowd which had gathered regarding the treatment offered her. After speaking about a minute she voluntarily retired.

Major Harvey Defeated.

The state chess tournament is being held at the Y. M. C. A. rooms today. The feature of the play was the defeat of Major A. M. Harvey, former champion, by Campbell of Abilene.

MR. WAGGENER'S JOKE.

Proposes to Have Traffic Manager for Railroad Board.

An important suggestion to assist the board of railroad commissioners in the discharge of their duties, particularly in regard to the fixing of rates, is contained in a bill introduced in the senate today by Senator Ballie Waggoner of Atchison.

It creates the office of traffic manager of the board of railroad commissioners and this official is to be appointed by the board. He shall serve during its pleasure and receive a salary of \$10,000. No man may be appointed to the position who has not at least ten years' experience in the traffic department of one or more trunk railroad companies. The particular duty of this traffic manager shall be to assist the railroad commissioners in the adjustment of rates, the establishment or revision of rates.

The text of this important measure is as follows: Section 1. The office of traffic manager of the board of railroad commissioners is hereby created.

Sec. 2. The board of railroad commissioners are hereby authorized and directed to select, by ballot, a competent person, having the requisite qualifications, as hereinafter prescribed, as traffic manager of the board, who shall hold his office subject to the pleasure of the board. He shall be paid a salary of \$10,000 per annum, together with all expenses necessarily incurred in the discharge of his duties, to be audited and paid on vouchers approved by the board.

Sec. 3. Before entering upon the discharge of his duties as such, said traffic manager appointed by the board shall take and subscribe an oath to faithfully and to the best of his ability perform and discharge the duties of his office.

Sec. 4. No person shall be appointed by the board as traffic manager who has not had at least ten years' experience in the traffic department of one or more trunk railroad companies, or who is directly or indirectly interested in the stock or bonds of any railroad company, organized under the laws of this state.

Sec. 5. The said "traffic manager" may employ a stenographer for his special use, whose salary and compensation shall not exceed the sum of twelve hundred dollars (\$1,200) per annum.

Sec. 6. It shall be the duty of said "traffic manager" to attend meetings of the board when requested, and also any meeting of the interstate commerce commission when the interest of the state, or the people of the state are, or may be, involved, and when directed so to do by said board, and to aid and assist the said board of railroad commissioners in all controversies in the state, involving the adjustment, establishment or revision of freight rates, or classifications, and generally to be under the direction and control of the board in all matters over which said board now has or may hereafter be vested with jurisdiction, by any law of this state now in force, or which hereafter may be enacted.

Sec. 7. This act shall take effect and be in force from and after its publication in the official state paper.

FIVE KILLED—11 HURT.

Powder Explosion in Coal Mine at Johnson City.

Marion, Ill., Jan. 30.—By the explosion in the Johnson City and Big Muddy coal mine at Johnson City today, five were killed and 11 hurt.

LOCAL MENTION.

Mr. and Mrs. C. F. Bowler are the parents of twin boys born 9 o'clock this morning.

At the regular primary teachers' meeting in Y. W. C. A. parlors Friday afternoon, Mrs. C. O. Taylor presented a new series of pictures, 100 in all, which will be used to illustrate her talk on lessons for the year. It is sincerely hoped that a large attendance will be there. It will pay all teachers to be there. A training class will be organized if sufficient interest is shown.

The lessons will be taught as usual and questions answered.

The officers and members of all Topeka relief corps in the city will meet at Topeka Post Hall, 216 West Sixth street, Thursday, January 31, at 2:30 o'clock to meet the department president.

Mr. F. A. Vandegrift will give a dinner at the Topeka club tonight for 20 legislators and other friends.

Mr. Walter York and his sister, Miss Violet York, who have been the guests of Miss Helen Z. Berry during the past week, returned home yesterday.

HADLEY IS AT SEA

Attorney General of Missouri

Loses His Speech.

"Concerning Larceny" Won't Be Spoken Tonight.

SOME RANDOM SHOTS.

These Will Constitute His Address to Lawyers.

Reports of Officers Consume Morning Session.

When Herbert S. Hadley, attorney general of the state of Missouri, faces the members of the Kansas State Bar association and their friends this evening the annual address "Concerning Larceny," which the programme states will be given, will not be delivered. That speech is wandering around somewhere in a stray suit case. With the speech is the dress suit which Mr. Hadley expected to adorn his person. The Missouri attorney general left Jefferson City with two suit cases but a passenger through a mistake walked off with the one—the one which carried the president's address by Lucius H. Perkins of Lawrence and addresses by E. F. Ware of Topeka, J. D. McFarland and Attorney General C. Coleman. Thursday morning A. C. Mallett of Hutchinson, who was to read a paper on "Some Municipal Problems," L. B. Kellogg of Emporia will present a paper on "Code of Probate Procedure," and a paper on "The Code of Civil Procedure."

The address will be largely confined to remarks of an impromptu nature. Mr. Hadley's presence here is easily the most important event of the bar association meeting which convened last night in the morning room at the state house and which comes to a conclusion Thursday evening with the banquet at the Glenwood hotel.

Reports of the officers of the association took up all of the morning. This afternoon J. B. Larimer presented the report of the committee on amendments to the constitution. The president's address by Lucius H. Perkins of Lawrence and addresses by E. F. Ware of Topeka, J. D. McFarland and Attorney General C. Coleman. Thursday morning A. C. Mallett of Hutchinson, who was to read a paper on "Some Municipal Problems," L. B. Kellogg of Emporia will present a paper on "Code of Probate Procedure," and a paper on "The Code of Civil Procedure."

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TO VOTE ON SMOOT.

The Senate Has Agreed on Feb. 20 as the Day.

Washington, Jan. 30.—The senate has agreed to vote on the resolution to elect Senator Smoot not entitled to his seat at 9 o'clock, Wednesday, February 20.

Senator Burrows presented the proposition to elect Senator Smoot not entitled to a seat in the senate shall be taken up for consideration at 9 o'clock, Wednesday, February 20. "And that at 3 o'clock on said day the senate shall proceed to vote on any amendments and then on the resolution itself without further debate."

Senator Allison objected on the ground that, considering the present condition of senate business, a whole day ought not to be given up to this matter.

Mr. Smoot, the subject of the resolution, expressed his hope that his objection would be withdrawn. "Personally," he continued, "I should like to have a vote on this matter and will be glad to accept the decision of the senate."

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Senator Dubois urged the same action, and after he explained that the resolution doubtless would be discussed prior to the date mentioned, Mr. Allison withdrew his objection and the order was agreed to as suggested by Senator Burrows.

MOTION TO QUASH.

Standard Oil Attorneys Object to Form of Indictment.

Findlay, Ohio, Jan. 30.—Motions to quash the indictments recently found against the Standard Oil company of Ohio, John D. Rockefeller, the Buckeye Pipeline company, the Ohio Oil company and the Solar Refining company, were filed in court here today.

It is maintained that the indictments are indefinite and are not made with sufficient certainty to enable the attorney to prepare a proper defense, and that the indictments are in a single count, while several offenses are charged.

BROTHER BETRAYS HIM

Howard Bell Says That John Confessed to Killing Townsend.

New York, Jan. 30.—Police Inspector McLaughlin said today:

"Howard Bell, half brother of John Bell, broke down last night and confessed to District Attorney Kenney, in which he told John had confessed to him that he had entered Dr. Townsend's house and shot him."

"All my experience," said Inspector Schmittberger, "I have never seen a man exactly like this man Bell. He is a monomaniac, and the subject uppermost in his mind is a most startling one. There is a big sensation behind this and it will not come until the inquest."

Land Fraud Arguments.

The last echo of the Kansas land fraud cases was heard in part this morning before Judge J. C. Pollock of the United States district court when attorneys for Ernest C. Hoch of Kansas, asking the appointment of a receiver to the board of regents of the university. The petition was accompanied by letters from several colleges attesting the efficiency of the university. The names of several widely known Kansas women were suggested.

The speaker of the evening was Col. J. J. McCook, who gave the address to the field to the university. The toastmaster was Stuart O. Henry, the writer.

will be continued until some time next week, the exact time not having been set yet. I. E. Lambert, who has acted as the principal attorney for the defendants in these cases, was present this morning and conducted the argument before Judge Pollock.

The argument was made up largely of citations of a technical character. Judge J. S. West, assistant United States district attorney, appeared for the government.

LESLIE BOUND OVER.

County Attorney Schenck Wins Point in Oakland Court.

Thurston Leslie was tried for assault with intent to kill in Justice Williams' court of Oakland yesterday afternoon and bound over to the district court under \$500 bonds which he was not able to give and was placed in the county jail until such time as his trial will be held in the district court or he shall secure a bondsman.

Leslie engaged in a drunken fight in the Marple hotel in North Topeka on the second day of the new year and in the altercation jabbed a knife into the jaw of his victim, F. F. Greenwood. He was thrown out of a charge of assault, but hung about attempting to get another chance at Greenwood with his knife, until he was arrested by the policeman on the spot.

He had a hearing in the city court last week and Judge McCabe refused to bind him over on a felony charge but held him on a charge of assault. This did not meet the approval of Prosecuting Attorney John Schenck, who immediately dismissed the assault charge and had Leslie arraigned on the old charge of assault with intent to kill, by an officer from the Oakland court.

In speaking of the case this morning Justice Williams, who bound Leslie over on a felony charge, said: "There was plenty of evidence produced in my court on which to bind the defendant for an assault to kill charge, though there was probably more evidence produced than at the former trial of the case. It was plainly shown by a number of witnesses that the assault was unprovoked and that it might have been fatal, and had no hesitatingly made out his check to the district court on a felony charge and that court can decide as to the seriousness of the crime."

HUSSEY IS CONFIRMED.

Oil Inspector Pays Back Money and Satisfies Senate.

L. C. Hussey's reappointment as state oil inspector by Governor Hoch was confirmed by the senate in executive session this morning without a word of debate. When this reappointment was made several senators objected to its confirmation because the question was raised as to the right of Mr. Hussey to collect from the state mileage for which transportation had been used.

On learning of this objection Mr. Hussey looked up the law on the subject and found that he was not entitled to such mileage and he made out his check for the entire amount of mileage he had wrongfully collected from the state.

Having rectified his mistake there was no disposition on the part of any of the senators to hold up Mr. Hussey's reappointment and it was confirmed this morning in a session which only lasted about three minutes.

HE DROPPED A MATCH.

A Workman Started the Baldwin Locomotive Works Fire.

Philadelphia, Jan. 30.—Albion B. Johnson, a member of the company owning the Baldwin Locomotive works, a part of whose plant was destroyed by fire last night, said today that the loss does not exceed half a million dollars. The portion of the plant destroyed was the interior of the building. The greatest loss was the destruction of electric locomotive drawings.

The fire started from a lighted match a workman threw away after lighting a cigarette.

NEW HOSPITAL HERE.

Catholics Will Found One—Looking for a Location.

The Catholics will found a hospital in Topeka. Mother Ignace, accompanied by Mother Joseph from the Leavenworth charge, were in Topeka today. They spent the day in the search for a suitable site but no selection was made.

It is reported that the church already has an option on a large tract of suburban property and it is expected that before the option has expired in 60 days the plans for the buildings will be approved. The plan, as in all Catholic hospitals, will be to have Indian children, who will be charity wards where anyone of whatever denomination, if destitute, may be treated without charge.

BIG SUM FOR INDIANS.

Appropriation Bill Reported Carries \$14,509,201.

Washington, Jan. 30.—The Indian appropriation bill was reported to the senate today. It carries \$14,509,201, a net increase of \$6,306,132 over the bill as reported by the house. The large increase by the senate committee is due to appropriations under which the United States treasurer will pay to a number of Indian tribes the money now held in trust as Indian tribal funds. The senate committee feels that these tribes are competent to manage their own affairs and that the government should cease paying interest on the funds.

WANT A WOMAN DIRECTOR.

Ex-Students of Kansas University Have a Banquet in New York.

New York, Jan. 30.—Fifty ex-students of Kansas students, at a banquet last night at the Hotel Marquette, signed a petition to Governor Hoch of Kansas asking the appointment of a woman to the board of regents of the university. The petition was accompanied by letters from several colleges attesting the efficiency of the university. The names of several widely known Kansas women were suggested.

The speaker of the evening was Col. J. J. McCook, who gave the address to the field to the university. The toastmaster was Stuart O. Henry, the writer.

WARREN M. CROSBY & CO. DRY GOODS. 412-414 MAIN ST. WARREN M. CROSBY & CO. DRY GOODS. 412-414 MAIN ST.

The Store of Dependable Merchandise

Taffeta Ribbon Sale

FIRST SALE OF 1907 RIBBONS

Taffeta, all silk, six inches wide, lustrous finish, 1907 colorings—also black and white—big value at a quarter—sale price, yard..... 19c

New Wool Dress Goods HAVE ARRIVED

We have placed in stock many new Spring styles of Dress Fabrics and Suitings. A large assortment in Grays and Tans especially are now on display.

Plain mixed gray panamas, vigoureux, wool taffetas, also checks, hairline plaids and stripes—domestic and imported weaves—

Prices..... 50c, 75c, \$1.00, \$1.25, \$1.50 per yard

New Imported Pattern Suits— \$15 to \$25 Per Pattern.....

Black and white effects in suitings are very stylish and we have an extensive assortment in Shepherd checks and white serges, Panamas and mohairs, with clear-cut plaids and stripes of black running through them.

We are also showing an unusually large line of new Cream Wool Dress Fabrics and Suitings, including the latest fancy and popular staple weaves.

Greatly reduced prices are quoted on many of the Fall and Winter Fabrics that remain in stock.

ELEVENTH JUROR.

But One Member Lacking to Complete the Thaw Jury.

New York, Jan. 30.—The eleventh juror in the Thaw case was secured at 3:30 p. m. He was Henry I. Kleinberger, a silk merchant of New York. When Mr. Kleinberger was asked by the defendant's lawyers if he had any prejudice against a defense of insanity, he declared that he had no prejudice and that he would be guided by the court.

To Mr. Jerome he said he would not be prejudiced by an intellectual process and would not be influenced either by sympathy or emotion.

NOTES FROM THE LEGISLATURE.

John P. St. John, a former governor of Kansas, as a matter of fact the first prohibition governor and who lived in Topeka, while he made his home in Kansas, was a visitor at the state house yesterday and passed some little time on the floor of the senate chamber. Governor St. John is now located at Emporia. He declared that locality to be the "sugar bowl of the world." He says that more tons of sugar to the state can be raised there in any other locality in this country. Recently Mr. St. John sold four thousand acres of his land, about seven miles from Emporia, for \$4,000 to A. C. Burkaw of California. This particular section of the land was a part of the battlefield of Resaca de la Palma.

Alvin Law, who had the honor some years ago of representing Graham county in the house, was a visitor around the legislative halls today. He carried with him a king of waders, Kansas and the prairie chickens congregate in the vicinity of his home. When the season is ripe to shoot these birds, he declares, he will be in the host of his friends who are nimrodically inclined.

An anti-cigarette bill has been introduced in the house by Representative Edwards of Greenwood county which makes it unlawful to sell or give away cigarettes or cigarette paper to any person whatever. Effective legislation has been confined to that restricting the sale. That is, to prevent the sale to children, or the use of cigarettes by minors. One of the striking evils is cigarette smoking by children. To undertake the absolute prohibition of the sale of cigarettes is going at the matter in a wholesale way which might produce a law which could not be enforced, and which would not really accomplish the principal result desired, though far be it from this item to defend the vicious cigarette habit in any one of whatever age or discretion.

It is a pretty sight to see school children smoking cigarettes and there should be some law to stop it. The physical health and the minds of pupils demand that measures along these lines be taken. Indiana has tried a bill which prevents the sale of cigarettes to all persons, but the law has been declared unconstitutional. Minnesota has a law which prohibits the sale to children, has been pronounced constitutional, and is said to be a pretty sight to see school children smoking cigarettes and there should be some law to stop it. The physical health and the minds of pupils demand that measures along these lines be taken. Indiana has tried a bill which prevents the sale of cigarettes to all persons, but the law has been declared unconstitutional. Minnesota has a law which prohibits the sale to children, has been pronounced constitutional, and is said to be a pretty sight to see school children smoking cigarettes and there should be some law to stop it. 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